Here Gazette of India

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

सं. 41]

नई दिल्ली, शनिवार, अक्तूबर 9—अक्तूबर 15, 2010 (आश्विन 17, 1932)

No. 41]

NEW DELHI, SATURDAY, OCTOBER 9—OCTOBER 15, 2010 (ASVINA 17, 1932)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके (Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV [PART IV]

[गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं] [Advertisements and Notices issued by Private Individuals and Private Bodies]

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS/PUBLIC NOTICES IN THIS PART OF THE GAZETTE OF INDIA. PERSONS NOTIFYING THE ADVERTISEMENTS/PUBLIC NOTICES WILL REMAIN SOLELY, RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER Controller of Publication

CHANGE OF NAME

I, hitherto known as CHARLES DKHAR son of Late PRINSINGH KHARMA WPHLANG, employed as Technician in the Telecom (BSNL), residing at Riatsamthiah Block-1, Shillong-793001, have changed my name and shall hereafter be known as CHARLES KHARPHANBUH.

It is certified that I have complied with other legal requirements in this connection.

CHARLES DKHAR [Signature (in existing old name)]

I, hitherto known as REKHA JHA wife of Sh. KALADHAR HIMANSU, a Housewife, residing at Ravindra Pally, Sapuipara, Near Model Sainik School, Belur, P. S.-Bally, District-Howrah, Pin-711227 in the State of West Bengal, have changed my name and shall hereafter be known as REKHA HIMANSU.

It is certified that I have complied with other legal requirements in this connection.

REKHA JHA [Signature (in existing old name)]

I, hitherto known as KALA DHAR JHA son of Late SRIKANT JHA, Self Employed, residing at Ravindra Pally, Sapuipara, Near Model Sainik School, Belur, P.S.-Bally, District-Howrah, Pin-711227 in the State of West Bengal, have changed my name and shall hereafter be known as KALA DHAR HIMANSU.

It is certified that I have complied with other legal requirements in this connection.

KALA DHAR JHA [Signature (in existing old name)]

I, hitherto known as MOHAN LAL son of Late JOGINDER PAL, employed as Head Constable in Border Security Force and Presently employed at Frontier Headquarter BSF Jalandhar Cantt, residing at Village-Chack Jhandu (Sonda), PO-Ladhra, Tehsil & Distt.-Jalandhar (Punjab), have changed my name and shall hereafter be known as MOHAN SINGH.

It is certified that I have complied with other legal requirements in this connection.

MOHAN LAL [Signature (in existing old name)]

I, hitherto known as HABE SINGH son of Sh. SULTAN SINGH, employed as Inspector in 64BN, Border Security Force, Anupgarh, Shriganganagar (RAJ.), residing at VPO Mastapur, Teh.-Rewari, Distt. Rewari, PS-Jatu Sana, Haryana, have changed my name and shall hereafter be known as ABHEY SINGH.

It is certified that I have complied with other legal requirements in this connection.

HABE SINGH [Signature (in existing old name)]

I, hitherto known as SWATI CHAUDHARY wife of Maj. RAVI KUMAR N MANEY, residing at 60/8, Manekshaw Marg, Delhi Cantt., have changed my name and shall hereafter be known as SWATEE R MANEY.

It is certified that I have complied with other legal requirements in this connection.

SWATI CHAUDHARY [Signature (in existing old name)]

I, hitherto known as KALPANA A SACHAN wife of Sh. ANIL KUMAR, employed as Senior Accountant in the office of the Accountant General (A & E) I, U.P. Allahabad, residing at 115/13, Ashok Nagar, have changed my name and shall hereafter be known as KALPANA SACHAN.

It is certified that I have complied with other legal requirements in this connection.

KALPANA A SACHAN [Signature (in existing old name)]

I, hitherto known as MANJIT SINGH son of Late J. S. KHALSA, employed as Vice President (Engineering & Projects) in the Indraprastha Gas Ltd., residing at A-36, Sector-39, Noida-201301 (U.P.), have changed my name and shall hereafter be known as MANJEET SINGH.

It is certified that I have complied with other legal requirements in this connection.

MANJIT SINGH [Signature (in existing old name)]

I, hitherto known as ANAND SINGH son of Late SHER SINGH KARAKOTI, employed as Admin Asstt 'B' in Defence Electronics Application Laboratory, 'R&D Orgn' Minintry of Defence, Raipur Road, Dehradun, residing at Q. No. B-3/6 DEAL Colony, Raipur Road, Dehradun, have changed my name and shall hereafter be known as ANAND SINGH KARAKOTI.

It is certified that I have complied with other legal requirements in this connection.

ANAND SINGH [Signature (in existing old name)]

1, hitherto known as KRITIKA GUPTA daughter of Sh. ANAND KUMAR GUPTA, a Student, residing at C-111 Vivek Vihar Phase-1, Delhi-110095, have changed my name and shall hereafter be known as KRETIKA GUPTA.

It is certified that I have complied with other legal requirements in this connection.

KRITIKA GUPTA [Signature (in existing old name)]

I, hitherto known as SHAITAN SINGH son of Sh. KISHAN LAL, a Student, residing at 113, Neb Sarai Village, New Delhi-110068, have changed my name and shall hereafter be known as SHUBHAM GAUR.

It is certified that I have complied with other legal requirements in this connection.

SHAITAN SINGH [Signature (in existing old name)]

I, hitherto known as SONU SHARMA son of Sh. ASHOK KUMAR SHARMA, employed as Claim Adjudicator at Calibrated Healthcare Systems, 516, Udhyog Vihar Phase-III, Gurgaon (HR), residing at 9, Ashok Puri, New Railway Road, Gurgaon (HR), have changed my name and shall hereafter be known as JATIN SHARMA.

It is certified that I have complied with other legal requirements in this connection.

SONU SHARMA [Signature (in existing old name)]

I, hitherto known as SANJAY KUMAR AGARWAL alias SANJAY KUMAR son of Sh. HANUMAN PRASAD BHAJANKA, residing at IX/3480, Sunder Chowk, Old Dharampura, End point of Mahabir Gali, Gandhi Nagar, Delhi-31, have changed my name and shall hereafter be known as SANJAY BHAJANKA.

It is certified that I have complied with other legal requirements in this connection.

SANJAY KUMAR AGARWAL alias SANJAY KUMAR [Signature (in existing old name)]

I, hitherto known as JIT B BISWA/JIT BAHADUR BISWA, son of Late Sh. CHANDRA BAHADUR BISWA, employed as Administrative Officer in Life Insurance Corporation of India (LIC) residing at C-1/6, First Floor, DDA Flats, East of Kailash, New Delhi-110065 have changed my name and shall hereafter be known as JIT BISWA.

It is certified that I have complied with other legal requirements in this regard.

JIT B BISWA/JIT BAHADUR BISWA [Signature (in existing old name)]

I, hitherto known as MANOJ CHAUDHARY son of Sh. RAGHUVEER SINGH CHAUDHARY, residing at C-5/13, Block-C-5, Krishna Nagar, Delhi-110051, have changed my name and shall hereafter be known as MANOJ AGGARWAL.

It is certified that I have complied with other legal requirements in this connection.

MANOJ CHAUDHARY [Signature (in existing old name)]

I, hitherto known as SANGEETA DEVI daughter of Sh. RAJ SINGH wife of Sh. NAVEEN DABAS, residing at 220-B, Madan Pur Dabas, P.O. Rani Khera, Delhi-110081, have changed my name and shall hereafter be known as SANGEETA DABAS.

It is certified that I have complied with other legal requirements in this connection.

SANGEETA DEVI [Signature (in existing old name)]

I, hitherto known as SARABJIT KAUR wife of Sh. HARMEET SINGH NANDA, residing at EB-175, Maya Enclave, New Delhi-110064, have changed my name and shall hereafter be known as SARABJIT KAUR NANDA.

It is certified that I have complied with other legal requirements in this connection.

SARABJIT KAUR [Signature (in existing old name)]

I, hitherto known as LATA AGARWAL alias LATA wife of Sh. SANJAY BHAJANKA, residing at IX/3480, Sunder Chowk, Old Dharampura, End point of Mahabir Gali, Gandhi Nagar, Delhi-31, have changed my name and shall hereafter be known as LATA BHAJANKA.

It is certified that I have complied with other legal requirements in this connection.

LATA AGARWAL alias LATA [Signature (in existing old name)]

I, hitherto known as PADAM CHAND KANORIA son of Sh. HUKAM CHAND KANORIA, employed as Director in the Ridisha Marketing Pvt. Ltd., residing at 98, D-Block, Pushpanjali Enclave Pitampura, Delhi, have changed my name and shall hereafter be known as PADAM CHAND AGGARWAL.

It is certified that I have complied with other legal requirements in this connection.

PADAM CHAND KANORIA [Signature (in existing old name)]

I, hitherto known as PRIYA BHATIA wife of Sh. SANDEEP KHANNA, residing at A-24, Rama Park, Delhi-110059, have changed my name and shall hereafter be known as GAURI KHANNA.

It is certified that I have complied with other legal requirements in this connection.

PRIYA BHATIA [Signature (in existing old name)]

I, hitherto known as Dr. RAMANDEEP SEKHON wife of Dr. MUNISHWAR SINGH, employed as Medical Officer, residing at 46-A, Green Avenue, Model Town, Jalandhar City, have changed my name and shall hereafter be known as RAMAN MALHI.

It is certified that I have complied with other legal requirements in this connection.

RAMANDEEP SEKHON [Signature (in existing old name)]

I, hitherto known as KAILASH GUPTA son of Late JAI NARAIN GUPTA, residing at Aerens Estate, Mall Road, Behind Pocket-D-3, Vasant Kunj, New Delhi-110070, have changed my name and shall hereafter be known as KAILASH JAI AEREN.

It is certified that I have complied with other legal requirements in this connection.

KAILASH GUPTA [Signature (in existing old name)]

I, hitherto known as RAM ASHISH son of Late CHHABI LAL, employed as RFI (Rifle Factory Ishapore), residing at CE-127, Eastland Ishapore, P.O.-Bengal Enamel, Distt.-24, Paragnas (N), Pin-743122, West Bengal, have changed my name and shall hereafter be known as RAM ASHISH JAISWARA.

It is certified that I have complied with other legal requirements in this connection.

RAM ASHISH [Signature (in existing old name)]

I, hitherto known as GOURAV KALRA son of Sh. RAMESH KUMAR KALRA, residing at 71, Godawari Apartments, Alaknanda, New Delhi, have changed my name and shall hereafter be known as GOURAV KALRA.

It is certified that I have complied with other legal requirements in this connection.

GOURAV KALRA [Signature (in existing old name)]

I, hitherto known as KUSUM DIDOYAL wife of Sh. DARSHAN LAL DHONDIYAL, residing at 109, Panchanantala Road, Monorama Apartment, Kolkata-700041, have changed my name and shall hereafter be known as KUSUM DHONDIYAL.

It is certified that I have complied with other legal requirements in this connection.

KUSUM DIDOYAL [Signature (in existing old name)]

I, hitherto known as PRABHAKAR son of Sh. ONKAR NIKAM, employed as Driver Grade-I in the Barc Transport Division, have changed my name and shall hereafter be known as PRASANJEET ONKAR NIRVAN.

It is certified that I have complied with other legal requirements in this connection.

PRABHAKAR [Signature (in existing old name)]

I, hitherto known as VASANTHA son of Sh. BABU POOJARY HANDEVOOR, employed as Technical Officer, Gr. III(5) at NTAF Division, National Aerospace Laboratories, Bangalore, residing at #34, 8th Cross, Laxmi Layout, Munnekolala, Marathahalli, Bangalore-560037, have changed my name and shall hereafter be known as VASANTH B. H.

It is certified that I have complied with other legal requirements in this connection.

VASANTHA [Signature (in existing old name)]

I, hitherto known as VIVEK THAKUR son of Sh. VED PRAKASH THAKUR, residing at 1329/B1, behind Reebok Showroom, Opp. Maha Rishi College, Anand Talkies Road, Napier Town, Jabalpur-482001, have changed my name and shall hereafter be known as VIVEK THAKKAR.

It is certified that I have complied with other legal requirements in this connection.

VIVEK THAKUR [Signature (in existing old name)]

I, hitherto known as DIVYA daughter of Sh. CHANDRA PRAKASH NARAIN SHAHI, a Student, residing at Mohalla-Chhapra Lodhi, Race Course Chakkar South, Muzaffarpur, P.S.-Kazi Mohammadpur, District-Muzaffarpur, have changed my name and shall hereafter be known as DIVYA SHAHI.

It is certified that I have complied with other legal requirements in this connection.

DIVYA

[Signature (in existing old name)]

I, hitherto known as JITENDRA KUMAR VERMA son of Late BABU RAM VERMA, employed as Group-D in the Office of the Director of Accounts (Postal), Sector-D, Aliganj, Lucknow, residing at 269/253, Sohan Lal School, Sohan Lal Gali, Birhana Park, Lucknow, have changed my name and shall hereafter be known as JITENDRA SINGH PATEL.

It is certified that I have complied with other legal requirements in this connection.

JITENDRA KUMAR VERMA [Signature (in existing old name)]

I, hitherto known as RAVI MACHCHAL son of Sh. SHER SINGH MACHCHAL, self employed, residing at A-5, A-Block, Pandav Nagar, Ganesh Nagar Complex, Delhi-92, have changed my name and shall hereafter be known as RAVI SOLANKI.

It is certified that I have complied with other legal requirements in this connection.

RAVI MACHCHAL [Signature (in existing old name)]

I, SANJEEV SINGH SETHEE son of Sh. K. K. SETHEE, residing at D-2/2182, Vasant Kunj, New Delhi, have changed the name of my minor son SOHRAB SETHEE, aged 10 years and he shall hereafter be known as SOHRABH SINGH SETHEE.

It is certified that I have complied with other legal requirements in this connection.

SANJEEV SINGH SETHEE [Signature of Guardian]

I, hitherto known as S. N. WALAVAIKAR son of Sh. NARASINHA, employed as Technician-I, T. No. 3931 in Chief Workshop Manager's Office South Western Railway, Hubli, residing at Nadaf Chawl, Nagashetty-Koppa, Hubli-580023, have changed my name and shall hereafter be known as S. N. VOLVOIKAR.

It is certified that I have complied with other legal requirements in this connection.

S. N. WALAVAIKAR [Signature (in existing old name)]

I, hitherto known as SRILATHA M. B. wife of Sh. SUBODH M., employed as Senior Technical Assistant 'B', Purchase Division, Electronics & Radar Development Establishment (LRDE), DRDO, Ministry of Defence, CV Raman Nagar, Bangalore-560093, residing at 15, Jaladarshini Layout, New BEL Road, Near M. S. Ramaiah Hospital, Bangalore-560054, have changed my name and shall hereafter be known as SRILATHA SUBODH.

It is certified that I have complied with other legal requirements in this connection.

SRILATHA M. B. [Signature (in existing old name)]

I, hitherto known as AJAY KUMAR son of Sh. RAMGULAM VISHWAKARMA, employed as Lecturer, Deptt. of Shalyatantra, Govt. Ayurvedic College Gurukul Kangari, Haridwar, Uttarakhand, residing at Village Chainkhera, Post-Gadeoura, Distt.-Hardoi, U.P., (Permanent Address) and C/o Satyapal Sharma, B-32/20, C-2, Pandey Mohal, Naria, Lanka, Varanasi (Correspondence Address), have changed my name and shall hereafter be known as AJAY KUMAR SHARMA.

It is certified that I have complied with other legal requirements in this connection.

AJAY KUMAR [Signature (in existing old name)]

I, hitherto known as AGGADI RAVI son of Sh. AGGADI KOMMALU, employed as T.T.A. (Transmission) in Bharat Sanchar Nigam Ltd. (BSNL), working at K. T. B. Hanamkonda, Unit: GMTD Warangal, Andhra Pradesh, residing at Vill.: Mogdumpuram, Mdl.: Chennaraopet, Distt.: Warangal, A.P., have changed my name and shall hereafter be known as AGGADI RAVIKUMAR.

It is certified that I have complied with other legal requirements in this connection.

AGGADI RAVI [Signature (in existing old name)]

I, hitherto known as NIRMAL KANTI CHAKRABARTI son of Late DAKSHINA RANJAN CHAKRABORTY, employed as Senior Auditor (ACP), A/c No. 8316628 in Accounts Office, Metal & Steel Factory, Ichapore under The Defence Accounts Department, Ministry of Defence, Govt. of India, residing at Debitala Road, Majherpara,

Ichapore, P.O.-Ichapore-Nawabganj, District-North 24 Parganas (P.S.-Noapara), Pin-743144, West Bengal, have changed my name and shall hereafter be known as NIRMAL KANTI CHAKRABORTY.

It is certified that I have complied with other legal requirements in this connection.

NIRMAL KANTI CHAKRABARTI [Signature (in existing old name)]

I, hitherto known as KEDAR NATH son of Late SHIV RATAN LAL TIWARI, employed as Record Supplier/QPC under T. No. RS/12/001457 in Ministry of Defence Indian Ordnance Factories, Ordnance Factory Khamaria, Jabalpur, MP-482005, residing at 569, Ghana, Sonpur Road, P.O.-Sonpur, Khamaria, Jabalpur (MP) 482005, have changed my name and shall hereafter be known as KEDAR NATH TIWARI.

It is certified that I have complied with other legal requirements in this connection.

KEDAR NATH [Signature (in existing old name)]

I, hitherto known as RAM GOPAL son of Late HARI RAM, employed as Durwan under T. No. SO/356/002365 in the Ministry of Defence Indian Ordnance Factories, Ordnance Factory Khamaria, Jabalpur, MP-482005, residing at Qr. No. 27/1, Type II, East Land Khamaria, Jabalpur (MP) 482005, have changed my name and shall hereafter be known as RAM GOPAL SONI.

It is certified that I have complied with other legal requirements in this connection.

RAM GOPAL [Signature (in existing old name)]

I, hitherto known as ARJUN SINGH Son of Shri DAMODAR, employed as D.B.W./H.S. under T. No. F-11/72/61357 in the Ministry of Defence, Indian Ordnance Factories, Ordnance Factory Khamaria, Jabalpur MP-482005, residing at the H. No. 502, Chhoti Omti, Udiya Mohalla, P.O. Bhartipur Jabalpur (MP), have changed my name and shall hereafter be known as ARJUN DAS YADAV.

It is certified that I have complied with other legal requirements in this connection.

ARJUN SINGH [Signature (in existing old name)]

I, hitherto known as ANULKA SORICK, Wife of Capt. SUMEET KUMAR BHOLA, employed as Cabin Crew, in the Air India, residing at J-1932, (First Floor),

C. R. Park, New Delhi-110019, have changed my name and shall hereafter be known as ANULKA SORICK BHOLA.

It is certified that I have complied with other legal requirements in this connection.

ANULKA SORICK [Signature (in existing old name)]

I, hitherto known as H. K. SAINI Son of Late RAM KALA, employed as Section Officer in the Cabinet Secretariat, Government of India, Room No. 7, Bikaner House, Shahijahan Road, New Delhi, residing at A-2445, Netaji Nagar, New Delhi-23, have changed my name and shall hereafter be known as HARISH KUMAR SAINI.

It is certified that I have complied with other legal requirements in this connection.

H. K. SAINI [Signature (in existing old name)]

I, hitherto known as ANITA wife of Sh. HARJIT SINGH, employed as House wife, residing at A-14, Block-D1, Lodhi Colony, New Delhi-03, have changed my name and shall hereafter be known as RAMANPREET KAUR.

It is certified that I have complied with other legal requirements in this connection.

ANITA [Signature (in existing old name)]

I, hitherto known as SUDARSHAN Son of Late BABA DDEN, employed as Labour/Semi Skilled under T. No. Y&E/75/67003 in the Ministry of Defence, Indian Ordnance Factories, Khamaria, Jabalpur-M.P-482005, residing at the Indra Nagar, Ambedkar Chowk, Bilpura Road, P.O. V.F.J. Jabalpur, MP-482005, have changed my name and shall hereafter be known as SUDARSAN PRASAD CHHAPEL.

It is certified that I have complied with other legal requirements in this connection.

SUDARSHAN [Signature (in existing old name)]

I, hitherto known as SONE LAL Son of Late BUDDHU LAL, employed as Machinist/HS under T. No. A3/189/59565 in the Ministry of Defence Indian Ordnance Factories, Ordnance Factory Khamaria, Jabalpur MP-482005, residing at 1107, Garha, Sahi Naka, Veer Sawarar Ward, Jabalpur (MP), have changed my name and shall hereafter be known as SONE LAL PATEL.

It is certified that I have complied with other legal requirements in this connection.

SONE LAL [Signature (in existing old name)]

I, hitherto known as N. V. BABY Son of N. J. VARGHES, employed as Post Man in Postal Department, Head Post Office, Madikeri, residing at 7th Hoskote Village, Kambibane, Sunticoppa, Somawarpet Taluk, Kodagu District, Karnataka State, have changed my name and shall hereafter be known as N. V. BABY JOSEPH.

It is certified that I have complied with other legal requirements in this connection.

N. V. BABY [Signature (in existing old name)]

I, hitherto known as GULSHAN SINGH Son of THAKUR CHAIN SINGH, employed as Inspector (Translator) in Border Security Force posted at Frontier Headquarter BSF, Jalandhar Cantt., residing at Village & PO Damtal, Tehsil-Indora, Distt-Kangra (HP), have changed my name and shall hereafter be known as GULSHAN SINGH JAMWAL.

It is certified that I have complied with other legal requirements in this connection.

GULSHAN SINGH [Signature (in existing old name)]

I, hitherto known as ARPIT Son of Sh. DINESH KUMAR, residing at 16A/708, Sector 16A, Vasundhra, Ghaziabad-201012, have changed my name and shall hereafter be known as ARPIT KANSAL.

It is certified that I have complied with other legal requirements in this connection.

ARPIT [Signature (in existing old name)]

I, hitherto known as SATISH son of Sh. SITA RAM, employed as Accounts Officer, BHEL, Integrated Office Complex, Lodhi Road, New Delhi-110003, residing at F-69, Sector-27, Noida, Dist. G. B. Nagar, UP-201301, have changed my name and shall hereafter be known as SATISH NAUTIYAL.

It is certified that I have complied with other legal requirements in this connection.

SATISH [Signature (in existing old name)]

I, hitherto known as ANUJ KHURANA son of Sh. RAJESH KHURANA, residing at 5, New Raja Ki Mandi, Agra, have changed my name and shall hereafter be known as RANVIT KHURANA.

It is certified that I have complied with other legal requirements in this connection.

ANUJ KHURANA [Signature (in existing old name)]

I, hitherto known as KHUSHBOO YOGESH PARMAR Wife of Mr. SHANKAR GYANCHANDANI, a House Wife, residing at C-108, Mahendru Enclave, G. T. Karnal Road, Delhi-110033, have changed my name and shall hereafter be known as ANUSHKA GYANCHANDANI.

It is certified that I have complied with other legal requirements in this connection.

KHUSHBOO YOGESH PARMAR [Signature (in existing old name)]

I, hitherto known as RITESH KUMAR son of Sh. RAM KUMAR KARN, residing at A-33, Sarai Pipal Thala Extension, Adarsh Nagar, Delhi-110033, have changed my name and shall hereafter be known as RITESH KARN.

It is certified that I have complied with other legal requirements in this connection.

RITESH KUMAR [Signature (in existing old name)]

I, hitherto known as ONKAR LAL son of Sh. SURJIT LAL, residing at 904, Jain Nagar, Karala, Delhi-110081, have changed my name and shall hereafter be known as ONKAR CHAHAL.

It is certified that I have complied with other legal requirements in this connection.

ONKAR LAL [Signature (in existing old name)]

I, hitherto known as KARIM ANSARI son of Sh. A. G. ANSARI, residing at 32/71, Street No. 12, B. S. Colony, Vishwas Nagar, Shahdara, Delhi-110032, have changed my name and shall hereafter be known as SONU ANSARI.

It is certified that I have complied with other legal requirements in this connection.

KARIM ANSARI [Signature (in existing old name)]

I, hitherto known as NASEERUDDIN son of Sh. SALAHUDDIN, employed as graphics Designer, Self employed with "Naseer Computer Graphics" and residing at, 940, Gali Mochiyan, Haveli Azam Khan, Bazar Chitli Qabar, Darya Ganj, Delhi-110002, have changed my name and shall hereafter be known as MOHAMMAD NASEERUDDIN.

It is certified that I have complied with other legal requirements in this connection.

NASEERUDDIN [Signature (in existing old name)]

I, hitherto known as JAI KANWAR son of Late ASHARAM, employed as Head Constable in the Delhi Police, residing at X/4211, Gali No. 18/3, Shanti Mohalla, Gandhi Nagar, Delhi-110031, have changed my name and shall hereafter be known as JAI KUMAR.

It is certified that I have complied with other legal requirements in this connection.

JAI KANWAR [Signature (in existing old name)]

I, hitherto known as ARTI SINGH YADAV Wife of Sh. VISHNU SHANKAR VARSHNEY, employed as Associate Manager at HCL Technologies Limited, Noida, residing at 208, Krishan Kunj Appts, Plot No. 14, Sec.-7, Dwarka, New Delhi-110075, have changed my name and shall hereafter be known as AARTI VARSHNEY.

It is certified that I have complied with other legal requirements in this connection.

ARTI SINGH YADAV [Signature (in existing old name)]

I, hitherto known as AJIPAL son of Sh. BUDH SINGH, employed as a Teacher, in the Home Tuition, residing at D-5/512, Sangam Vihar, New Delhi-110062, have changed my name and shall hereafter be known as AJAYPAL.

It is certified that I have complied with other legal requirements in this connection.

AJAYPAL [Signature (in existing old name)]

I, hitherto known as KANWALJIT SINGH RAGI son of Late SARDAR KIRPAL SINGH, residing at 1/2, Jai Dev Park, Punjabi Bagh East, Delhi-110085, have changed my

name and shall hereafter be known as KANWALJIT SIINGH.

It is certified that I have complied with other legal requirements in this connection.

KANWALJIT SINGH RAGI [Signature (in existing old name)]

I, hitherto known as DEVENDER KUMAR son of Sh. SATPAL, employed as Choreographer, residing at C-144, Prashant Vihar, Sector-14, Rohini, Delhi-110085, have changed my name and shall hereafter be known as AJAYARYEN.

It is certified that I have complied with other legal requirements in this connection.

DEVENDER KUMAR [Signature (in existing old name)]

I, hitherto known as BISHAN DASS son of Late RISHAL SINGH VERMA, employed as Peon-cum-AMR in the Delhi Jal Board, residing at Flat No. G-8, Type-II, DJB staff quarter Karol Bagh Terminal, Karol Bagh, New Delhi-110005, have changed my name and shall hereafter be known as BISHAN DASS VERMA.

It is certified that I have complied with other legal requirements in this connection.

BISHAN DASS [Signature (in existing old name)]

I, hitherto known as LALIT KUMAR son of Sh. PADAM CHAND KANORIA, employed as Director in the P. P. Comtrade Pvt. Ltd., residing at 98, D-Block, Pushpanjali Enclave Pitampura, Delhi, have changed my name and shall hereafter be known as LALIT KUMAR AGGARWAL.

It is certified that I have complied with other legal requirements in this connection.

LALIT KUMAR [Signature (in existing old name)]

I, hitherto known as GEETA DEVI wife of Sh. PADAM CHAND KANORIA, employed as Director in the Ridisha Marketing Pvt. Ltd., residing at 98, D-Block, Pushpanjali Enclave Pitampura, Delhi, have changed my name and shall hereafter be known as GEETA DEVI AGGARWAL.

It is certified that I have complied with other legal requirements in this connection.

GEETA DEVI [Signature (in existing old name)]

I, KAILASH GUPTA son of Late JAI NARAIN GUPTA, residing at Aerens Estate, Mall Road, Behind Pocket-D-3, Vasant Kunj, New Delhi-110070, have changed the name of my minor daughter MUSKAAN GUPTA about 10 years and she shall hereafter be known as MUSKAAN KAILASH AEREN.

It is certified that I have complied with other legal requirements in this connection.

KAILASH GUPTA [Signature of Guardian]

I, hitherto known as BABITA GUPTA wife of Sh. KAILASH GUPTA, residing at Aerens Estate Mall Road, Behind Pocket-D-3, Vasant Kunj, New Delhi-110070, have changed my name and shall hereafter be known as BABITA KAILASH AEREN.

It is certified that I have complied with other legal requirements in this connection.

BABITA GUPTA [Signature (in existing old name)]

I, hitherto known as SIDDHANT GUPTA son of Sh. KAILASH GUPTA, residing at Aerens Estate, Mall Road, Behind Pocket-D-3, Vasant Kunj, New Delhi-110070, have changed my name and shall hereafter be known as SIDDHANT KAILASH AEREN.

It is certified that I have complied with other legal requirements in this connection.

SIDDHANT GUPTA [Signature (in existing old name)]

I, hitherto known as Dr. PUJA SAXENA daughter of Dr. P. B. SAXENA wife of Sh. ANUPAM NIGAM, employed as Assistant Professor in Ram Lal Anand College (Evening), University of Delhi, residing at C-5A/237, Janakpuri, New Delhi-110058, have changed my name and shall hereafter be known as Dr. PUJA SAXENA NIGAM.

It is certified that I have complied with other legal requirements in this connection.

PUJA SAXENA [Signature (in existing old name)]

I, hitherto known as DEEPU BHADRAN son of Sh. BHADRA PRASAD, a student, residing at 03, Plot No.-28 B, Ward No.-01, Lakshmi Apartment, Mehrauli, New Delhi-110030, have changed my name and shall hereafter be known as VIVEK ANAND.

It is certified that I have complied with other legal requirements in this connection.

DEEPU BHADRAN [Signature (in existing old name)]

I, hitherto known as DINESH CHANDRA son of Sh. S. D. PANDEY, employed as Project Manager in the Studio Brahma Pvt. Ltd., Sector-16 A, Filmcity, Noida, residing at A-16, Durga Vihar, East of Sainik Farms, New Dehi-110062, have changed my name and shall hereafter be known as DINESH PANDEY.

It is certified that I have complied with other legal requirements in this connection.

DINESH CHANDRA [Signature (in existing old name)]

I, hitherto known as SHEETAL CHAUDHARY daughter of Sh. J. C. CHAUDHARY wife of Sh. GOPAL SINGH BISHT, residing at 20, Pocket-A-2, Sector-4, Rohini, New Delhi-110085, have changed my name and shall hereafter be known as SHEETAL BISHT.

It is certified that I have complied with other legal requirements in this connection.

SHEETAL CHAUDHARY [Signature (in existing old name)]

I, hitherto known as CHANDDR S. GWARRI son of Sh. SHAMBHU PRASAD, employed as News Copy Editor (Contractual Basis) in DD Dews, Tower B, Doordarshan Bhawan, Mandi House, New Delhi, residing at A-614/205, Rajiv Mohalla, Street No. 1, Mandawali, Delhi-110092, have changed my name and shall hereafter be known as CHANDER SHEKHER.

It is certified that I have complied with other legal requirements in this connection.

CHANDDR S. GWARRI [Signature (in existing old name)]

I, hitherto known as JASVIR son of Sh. VIRENDER SINGH, employed as Driver in the Village Bankner, Delhi-110040, residing at 88, Village Bankner, Delhi-110040, have changed my name and shall hereafter be known as JASBIR SINGH.

It is certified that I have complied with other legal requirements in this connection.

JASVIR [Signature (in existing old name)]

I, hitherto known as TAPAS KUMAR RAI son of Late S. K. ROY, employed as A.S.I./M in B.S.F., residing at I-52a, Mohan Garden, Uttam Nagar, New Delhi-59, have changed my name and shall hereafter be known as TAPAS KUMAR ROY.

It is certified that I have complied with other legal requirements in this connection.

TAPAS KUMAR RAI [Signature (in existing old name)]

I, hitherto known as JYOTI wife of Md. TANWIR ANSARI, employed as Surgery Assistant in the Max Balaji Hospital Patparganj, residing at A-140, St. No. 20, Mandawali, Delhi-92, have changed my name and shall hereafter be known as ZEENAT HUSSAIN.

It is certified that I have complied with other legal requirements in this connection.

JYOTI [Signature (in existing old name)]

I, hitherto known as GAMBHIR SINGH son of Sh. MEGH SINGH residing at H. No. B-262, Chattarpur Enclave, Phase-II, New Delhi have changed my name and shall hereafter be known as SAHIL CHAUDHARY.

lt is certified that I have complied with other legal requirements in this connection.

GAMBHIR SINGH [Signature (in existing old name)]

CHANGE OF RELIGION

I, JYOTI wife of Md. TANWIR ANSARI, employed as Surgery Assistant in the Max Balaji Hospital, Patparganj, residing at A-140, St. No. 20, Mandawali, Delhi-92 do hereby solemnly affirm and declare that I have embraced HINDUISM and renounced MUSLIM with effect from 08.08.2008.

It is certified that I have complied with other legal requirements in this connection.

JYOT1 [Signature]

PUBLIC NOTICE

I, SUKHDEV SHARMA son of Late BISHAMBER SHARMA, residing at E-68A, Bhagirathi Vihar, Delhi-110094 do hereby declare for general information that the name of my father has been wrongly written as BISHAMBER DUTT SHARMA in my educational documents i.e. in 12th passed certificate issued by C.B.S.E.

The actual name of my father is Late BISHAMBER SHARMA which be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SUKHDEV SHARMA [Signature]

I, NAVEEN SANGWAN son of Sh. RAJ KUMAR, residing at 250/17, Subhash Nagar Jhajjar declared that the name of my father has been wrongly mentioned in my marksheet passing certificate of Class 10th, 12th, Graducation, Post Graduation, Post Graduate Diploma, Computer Diploma (Educational Certificates) as Sh. RAJ SANGWAN instead of Sh. RAJ KUMAR. The actual name of my father is Sh. RAJ KUMAR which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

NAVEEN SANGWAN [Signature]

That myself expressly requests all persons in general and relatives and friends in particulars, at all times hereafter to designate and address me, my wife, my children, remitter issue by such assumed name/Surname of RAVI AGGARWAL accordingly. In witness whereof I have here to un-subscribed my former and adopted name/Surname of RAVINDER KUMAR, I and RAVI AGGARWAL affix my signature and seal on this 23rd day of August, 2010.

RAVINDER KUMAR [Signature]

I, KOMAL RAM son of Sh. JITBANDHAN, residing at Khasra No. 160, Gali No. 12, Samta Vihar, Part-II, Mukand Pur, Delhi-110042, do hereby declare that my name has been wrongly mentioned as RAJENDER instread of KOMAL RAM in the School record of my minor son JITENDER. My actual name is KOMAL RAM which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

KOMAL RAM [Signature]

I, SUNIL KUMAR son of Late SOPAL SINGH (Wrongly mentioned my Father's name as SOMPAL SINGH instead

of SOPAL SINGH), residing at Village Khatta Prahladpur, Tehsil & District Baghpat (U.P.)

Further be it known to one and all that my Father's name is SOPAL SINGH and not SOMPAL SINGH as wrongly mentioned in the Academic/Educational Certificates issued to and in my name by various Boards/ Universities meaning thereby that SOMPAL SINGH and SOPAL SINGH is one and the same person being my father.

It is certified that I have complied with other legal requirements in this connection.

SUNIL KUMAR [Signature]

I, GOPAL SAINI son of Sh. JAI KISHAN SAINI, residing at 14, Gautam Nagar, New Delhi-110049 do hereby inform for general information that my father's name has been wrongly written as HARI KRISHAN SAINI, in educational and professional documents. The actual name of my father is JAI KISHAN SAINI. Which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

GOPAL SAINI [Signature]

CORREGENDUM

READ — D. KOKILA Daughter of L. DEVENDRAN

Instead of — D. KOKILA Daughter of Lt. DEVENDRAN

The change of name notice published in Gazette of India Part IV, issue No. 33, dated 14.08.2010 to 20.08.2010 at Col.-II, Page 519..

Read

Vasla Faridi daughter of Asraf Faridi

Instead

Vasla Faridi wife of Asraf Faridi in change of name notice published in Gazette of India, Part IV, Issue No. 32, Dated 07/08/2010—13/08/2010 in Col. II, page 498.

दिल्ली स्टॉक एक्सचेन्ज लिमिटेड

नई दिल्ली 110002

सेबी ने ग्राहक द्वारा क्रमशः शेयर ब्रोकर / शेयर ब्रोकर और डिपाजिटरी भागीदार के पक्ष में पॉवर ऑफ अटार्नी के निष्पादन और नकदी बाजार में संस्थागत ट्रेडों की मार्जिनिंग से संबंधित अपने परिपन्न सं. CIR/MRD/DMS/13/2010 और CIR/MRD/DP 15/2010 तारीख 23 अप्रैल, 2010 और 28 अप्रैल 2010 के माध्यम से एक्सचेंज को अपनी उपविधि में आवश्यक परिवर्तन करने की सलाह दी है। दिल्ली स्टॉक एक्सचेंज उपविधि सं 246 (II) की प्रस्तावित प्रविष्टि और उपविधि सं. 69 क (छ) में संशोधन के संबंध में इससे प्रभावित होने वाले सभी व्यक्तियों से आलोचना / टिप्पणियां आमंत्रित करता है। टिप्पणियां / आलोचना कम्पनी सचिव, दिल्ली स्टॉक एक्सचेंज लिमिटेड, डी एस सी हाउस, 3/1, आसफ अली रोड, नई दिल्ली 110002 के कार्यालय में इसके प्रकाशन की तारीख से 15 दिनों के भीतर अवश्य पहुंच जानी चाहिए। तदनुसार, प्रस्तावित उपविधि निम्नानुसार है:

246 (II) ग्राहकों द्वारा स्टॉक ब्रोकरों / स्टॉक ब्रोकरों और डिपोजिटरी प्रतिभागियों के पक्ष में पॉवर ऑफ अटार्नी करने के लिए मार्गनिर्देश।

स्टॉक ब्रोकरों के पक्ष में पॉवर ऑफ अटार्नी शेयर ब्रोकर के पक्ष में निष्पादित पॉवर ऑफ अटार्नी निम्नलिखित तक सीमित होगीः

1. प्रतिभूतियां

- i. ग्राहकों द्वारा एक ही ब्रोकर के माध्यम से स्टॉक एक्सचेंज में किए गए कारोबार से उत्पन्न मार्जिन/डिलीवरी दायित्वों के संबंध में ग्राहक के हितकारी स्वामी खाते में रखी प्रतिभूतियों का स्टॉक एक्सचेंज को अंतरण।
- ii. ग्राहकों द्वारा एक ही स्टॉक ब्रोकर के माध्यम से स्टॉक एक्सचेंज पर निष्पादित कारोबार के संबंध में ग्राहकों की मार्जिन आवश्यकताओं को पूरा करने के सीमित उद्देश्य के लिए शेयर दलाल के पक्ष में प्रतिभूतियां गिरवी रखना। ऐसे लेनदेनों के लिए शेयर दलाल के पास आवश्यक लेखापरीक्षा सत्यापन उपलब्ध होना चाहिए।
- iii. ग्राहकों के निर्देशों के अनुसार विभिन्न उत्पादों जैसे म्युचुअल फंड, पब्लिक इशूज (शेयर तथा डिबेंचर), राईट्स, शेयरों के ऑफर के लिए आवेदन करना, ओपन ऑफर में शेयर टेंडर करना आदि। परन्तु, शेयर दलाल द्वारा समुचित लेखापरीक्षा विवरण रखा जाएगा ताकि यह सत्यापित किया जा सके कि ग्राहक से प्राप्त निर्देश के अनुसार ही आवश्यक आवेदन/ कार्य किया गया था।

1

2. निधियां

- iv. निम्नलिखित के लिए ग्राहकों के बैंक खाते से निधि का अंतरणः
- क. ग्राहकों द्वारा एक ही स्टॉक ब्रोकर के माध्यम से स्टॉक एक्सचेंज पर किए गए कारोबार के संबंध में
 ग्राहकों की मार्जिन आवश्यकताओं / निपटान संबंधी दायित्वों को पुरा करने के लिए।
- ख. ग्राहकों द्वारा शेयर बाजारों में एक ही स्टोक ब्रोकर के माध्यम से की जाने वाली कारोबारी गतिविधियों के कारण उत्पन्न तथा उन्हीं से ली जाने वाली बकाया राशि वसूल करने के लिए।
- ग. ग्राहक द्वारा शेयर दलाल के माध्यम से ऐसे अन्य उत्पाद / सुविधाएं / सेवाएं जैसे म्यूचल फंड, सार्वजिनक निर्गम (शेयर एवं डिबेंचर) राइट्स, ऑफर ऑफ शेयर आदि लेने से उत्पन्न दायित्वों को पूरा करने के लिए।
- घ. स्टॉक ब्रोकर/ डिपोजिटरी भागीदार/ प्रिंसिपल को देय धन/शुल्क/प्रभार आदि जो ग्राहक द्वारा उसके कहने पर किसी सेवा/सुविधा लेने/उपयोग करने के कारण संदेय है। ऐसे लेनदेनों के लिए शेयर दलाल के पास आवश्यक लेखापरीक्षा सत्यापन उपलब्ध होना चाहिए।

शेयर दलालों और डिपोजिटरी भागीदारों के पक्ष में पॉवर ऑफ अटार्नी:-

- 3. में हितकारी स्वामी खातों (बेनीफिशियल ओवनर एकाउंट) और ग्राहकों के बैंक खातों का विवरण, जिन्हें चलाने का हक शेयर दलाल को है, दिया जाएगा।
- 4. में ग्राहकों और दलालों के बैंक खातों और डीमैट खातों के बारे में दिया जाएगा जिनमें निधि और प्रतिभूति जमा की जा सकती है। ऐसे बैंक और डीमैट खाते संबंधित पार्टी से ही संबंधित होने चाहिए।
- 5. संबंधित सेबी रजिस्ट्रीकृत संगठन के नाम ही निष्कादित की जाएगी और स्टॉक ब्रोकर/डिपाजिटरी भागीदार के कर्मचारी या प्रतिनिधि के नाम नहीं।
- 6. स्टॉक ब्रोकर/डिपोजिटरी भागीदार के किसी समनुदेशिती के पक्ष में अधिकार अंतरित करने का प्राधि कार नहीं देगी।
- 7. को उस स्थान में प्रचलित नियमों / कानून के अनुसार निष्पादित और मुद्रांकित किया जाएगा जहां पॉवर ऑफ अटार्नी निष्पादित की जाती है या जहां पॉवर ऑफ अटार्नी रिकार्ड के रूप में रखी जाती है, जो भी लागू हो।
- 8. में ऐसा खंड निहित होगा जिसके द्वारा स्टॉक ब्रोकर ग्राहक को ऐसी प्रतिभूतियां और निधि, जिन्हे इसने भूलवश प्राप्त किया है अथवा जिन्हें यह ग्राहक से प्राप्त करने का हकदार नहीं है, वापस करेगा।
- 9. किसी भी समय, नोटिस दिए बिना, निरस्त की जा सकेगी

- 10. सभी संयुक्त धारकों (संयुक्त डीमैट खाते के मामले में) द्वारा निष्पादित की जाएगी। यदि किसी कारण वश खाते के गठन में परिवर्तन किया जाता है, तो नई पॉवर ऑफ अटार्नी निष्पादित की जाएगी।
- 11. स्टॉक ब्रोकर/डिपोजिटरी भागीदारी को ग्राहक की शेयर—वार क्रय—विक्रय स्थिति का समेकित सार जिसे औसत दर पर लिया जाता है, ग्राहक को एसएमएस/ ईमेल से दैनिक आधार पर भेजने के लिए प्राधिकृत करता है, इसके अलावा सेबी द्वारा यथाविनिर्दिष्ट दस्तावेज भी समय—समय पर भेजे जाते है।

सामान्य मार्गनिर्देश

पॉवर ऑफ अटार्नी से स्टॉक ब्रोकर को निम्नलिखित कार्य करने में सहायता नहीं मिलेगी :--

- 12. ऑफ मार्केट ट्रेडों के लिए प्रतिभूतियों का अतंरण
- 13. ग्राहकों द्वारा अन्य स्टॉक ब्रोकर के माध्यम से किए गए कारोबार के लिए ग्राहकों के बैंक खातों से निधि का अंतरण।
- 14. किसी स्टॉक ब्रोकर के साथ ब्रोकिंग / ट्रेड़िंग सुविधा खोलना या किसी डिपोजिस्टरी भागीदार के साथ बेनीफिशियल ओवनर एकाउन्ट खोलना।
- 15. ग्राहक की सहमित के बिना ग्राहक के नाम से कारोबार करना।
- 16. बेनिफिशियल ओवनर (ग्राहक) को डिलीवरी निर्देश पर्ची (डी आई एस) जारी करने से रोकना।
- 17. खाते में लेन-देन करने से ग्राहक को रोकना।
- 18. किसी अन्य खाते में डेबिट शून्य करने के लिए विभिन्न खातों के अंतर्गत शेष राशि (देय) मिलाना।
- 19. स्टॉक ब्रोकर / डिपोजिटरी भागीदार से लेन-देनों, बिलों, कांट्रेक्ट नोट्स आदि का विवरण प्राप्त करने के लिए ग्राहक की ओर में ईमेल आईडी / ईमेल एकाउंट खोलना।
- 20. स्टॉक ब्रोकर द्वारा निर्दिष्ट बैंक को भूलवश निर्देश दिए जाने से अवरूद्ध हुई निधि के कारण से हुई हानि या दावे के लिए दायित्व का परित्याग करना।

स्टॉक ब्रोकर/डिपोजिटरी भागीदारी यह सुनिश्चित करेगा कि :-

- 21. पॉवर ऑफ अटार्नी निष्पादित करने के बाद उसकी डुप्लीकेट / सत्यापित प्रति ग्राहक को दी जाती है।
- 22. स्टॉक ब्रोकर/डिपोजिटरी भागीदार का अन्य संगठन में मिलने से अलग होने की स्थिति में, विलय/अलग होने की योजना उच्च न्यायालय द्वारा अनुमोदित होनी चाहिए और कारपोरेट की पुनः संरचना के बारे में ग्राहक को एक मिहने पहले सूचित किया जाएगा तािक निवेशक/ग्राहक ब्रोकर के साथ बने रहने/से अलग होने के बारे में निर्णय ले सके!

प्रस्ताावित उपविधि सं. 69 क (छ) निम्नानुसार है:--

69 क (छ) नकदी बाजार में संस्थागत ट्रेडों का मार्जिनीकरण

- (क) संस्थागत निवेशकों द्वारा नकदी बाजार में किए जाने वाला संस्थागत कारोबार मार्जिन के भुगतान के अधीन किया जाएगा जैसा कि अन्य निवेशकों के लेन—देनों पर लागू है। इस प्रयोजन के लिए संस्थागत निवेशकों में शामिल है:-
- (1) सेबी में रजिस्ट्रीकृत विदेशी संस्थागत निवेशक
- (2) सेबी में रजिस्ट्रीकृत म्यूचुअल फंड
- (3) कंपनी अधिनियम 1956 की धारा 4 क के अंतर्गत यथा परिभाषित सरकारी वित्तिय संस्थाएं
- (4) बैंक अर्थात बैकिंग विनियमन अधिनियम 1949 की धारा 5 (1) (ग) के अंतर्गत यथापरिभाषित बैंकिंग कंपनी।
- (5) आई आर डी ए में रिजस्ट्रीकृत बीमा कम्पनियां।
- (ख) नकदी बाजार में सभी संस्थागत ट्रेडों को T+1 आधार पर मार्जिनित किया जाएगा और ट्रेड की पुष्टि पर कस्टोडियन से मार्जिन वसूल किया जाएगा।
- (ग) उपयुक्त हेयरकट सहित अनुमोदित प्रतिभूतियों के रूप में संपूर्ण मार्जिन नकदी बाजार में संस्थागत ग्राहकों की ओर से किए गए लेन देनों के संबंध में बनाए रखने की अनुमति होगी।
- (घ) ऐसे मामलों में जहां, सदस्यों द्वारा प्रतिभूति / निधि यथासमय जमा कर दी जाती है, तो बकाया स्थिति को यथासमय जमा (पे—इन) की सीमा तक मार्जिन दायित्व की गणना के लिए विचार नहीं किया जाएगा।
- (ड) सदस्यों के पे—इन (जमा) दायित्यों को उनके द्वारा जमा तरल आस्तित्यों के नकदी घटक में से समायोजित किया जाएगा।
- (च) एफ आई आई बाजार के नकदी क्षेत्र (कैश सेगमेंट) में अपने लेन देनों के लिए, नकदी के अतिरिक्त घरेलू सरकारी प्रतिभूतियों (एफ आई आई द्वारा समय—समय पर यथा संशोधित तारीख 3 मई 2000 की अधिसूचना सं. FEMA 20/2000—RB की अनुसूची 5 के उपबंधों के अनुसार और सेबी द्वारा समय समय पर विनिर्दिष्ट समग्र सीमा के अधीन प्राप्त वर्तमान सीमा यूएस डालर 5 बिलियन है) और ए ए ए रेटिंग वाली विदेशी संप्रभु प्रतिभूतियों को भारत में मान्यता प्राप्त स्टॉक एक्सचेंजों को बतौर संपार्श्विक प्रस्तुत कर सकेंगे। परंतु, सरकारी प्रतिभूतियों की बाजार के नकदी और डेरिवेटिव सेगमेंट के बीच अनुमित नहीं होगी। क्रास—मार्जिनिंग (एफ आई आई द्वारा बाजार के कैश सेगमेंट में अपने लेनदेनों के लिए मार्जिन के रूप में प्रस्तुत)

दिल्ली स्टॉक एक्सचेंज लिमिटेड सेबी (डीलिस्टिंग ऑफ इक्विटी शेयर्स) विनियम, 2009 के खंड 30 के अनुसरण में, सूची से हटाई गई प्रतिभूतियों के पुनः सूचीबद्ध करने के लिए "सूची से हटाई गई प्रतिभूतियों को पुनः सूचीबद्ध करने" से संबंधित उपविधि सं—43 में किए जाने वाले प्रास्तावित संशोधन के संबंध में, सभी व्यक्तियों से जो इस प्रकार के संशोधन से प्रभावित है, टिप्पणियां/आलोचना आमंत्रित करता है। टिप्पणियां/आलोचना कंपनी सचिव, दिल्ली स्टॉक एक्सचेज लिमिटेड, डी एस सी हाउस, 3/1 आसफ अली रोड़, नई दिल्ली—110002 के कार्यालय में आवेदन की तारीख से 15 दिन के भीतर अवश्य पहुंच जानी चाहिए।

प्रस्तावित संशोधन

उप-विधि संख्या ४३ निम्नानुसार है:-

सूची से हटाई गई प्रतिमूतियां पुनः सूचीबद्ध करना

- 43. निदेशक बोर्ड कंपनी के अनुरोध पर उन प्रतिभूतियों को पुनः सूचीबद्ध करने पर विचार कर सकता है:-
- (क) जिन्हें सेबी (डीलिस्टिंग ऑफ इक्विटी शेयर्स) विनियम, 2009 के अध्याय III या अध्याय VII के तहत सूची से हटाने की तारीख से पांच वर्ष की अवधि तक सूची से हटाया गया है।
- (ख) जिन्हे सेबी (डीलिस्टिंग ऑफ इक्विटी शेयर्स) विनियम, 2009 के अध्याय V के तहत, सूची से हटाने की तारीख से 10 वर्ष की अवधि के लिए सूची से हटाया गया है।
- (ग) उप-विनियम (क) में किसी बात के निहित होते हुए भी, सूची से हटाए गए इक्विटी शेयरों को सूची में शामिल करने के लिए आवेदन किया जा सकेगा यदि इस संबंध में रूगण औद्योगिक कंपनी (विशेष उपबंध) अधिनियम, 1985 के तहत औद्योगिक और वित्तिय पुनर्निमाण बोर्ड द्वारा सिफारिश की गई हो।
- (घ) सूची में से हटाए गए इक्विटी शेयरों को सूची में शामिल करने के लिए किए गए आवेदन को ऐसे इक्विटी शेयरों को नए सिरे से सूची में शामिल करने के लिए आवेदन समझा जाएगा और सूची से हटाई गई कंपनियों के इक्विटी शेयरों को सूची में शामिल करने से संबंधित विधि के उपबंधों के अध्याध्यान होगा।

दिल्ली स्टॉक एक्सचेंज लिमिटेड मध्यस्थ के आदेश की समाप्ति, माध्यस्थ स्थान, अधिकार क्षेत्र और मध्यस्थ का प्रतिस्थापन से संबंधित उपविधि संस्था 271क, 272क, 298क के प्रस्तावित अन्तः स्थापन और उप—विधि संस्था 271क और (ख) में संशोधन के संबंध में, सभी व्यक्तियों से जो इससे प्रभावित हो सकते हैं, टिप्पणियां/आलोचना आमंत्रित करता है। आलोचना/टिप्पणी, कंपनी सचिव, दिल्ली स्टॉक एक्सचेंज लिमिटेड, डी एस सी हाउस, 3/1 आसफ अली रोड, नई दिल्ली—110002 के कार्यालय में प्रकाशन की तारीख से 15 दिन के भीतर अवश्य पहुंच जानी चाहिए।

उप-विधि सं. 271क का प्रास्तावित अंतः स्थापन निम्ननुसार है:-

मध्यस्थ के आदेश का समापन

- 271क मध्यस्थ का आदेश समाप्त हो जाएगा यदि:--
- क मध्यस्थ किसी कारण से पद छोड़ देता है या
- ख कार्यपालक निदेशक या सुसंगत प्रधिकारी की राय में, जो अंतिम और पक्षकारों पर बाध्यकारी होगा, मध्यस्थ विधितः या वस्तुतः अपने कार्यों का निष्पादन करने में असमर्थ हो जाता है या अन्य कारणों से, अनुचित विलंब के बिना कारवाई नहीं कर पाता है, इसमें उपविधि के तहत इस प्रकार विनिर्दिष्ट समयाविधि के अंतर्गत माध्यस्थ का पंचाट करने में असमर्थ होना शामिल है, या
- ग माध्यस्थ में, दोनों पक्षकारों से मध्यस्थ का आदेश समाप्त करने के लिए लिखित अनुरोध प्राप्त होने पर कार्यपालक निदेशक या सुसंगत प्राधिकारी द्वारा मध्यस्थ का आदेश समाप्त किया जाता है: या
- घ माध्यस्थ ऐसी परिस्थितियों को प्रकट करता है जो कार्यपालक निदेशक या सुसंगत प्रधिकारी की राय में उसकी स्वतंत्रता और निष्पक्षता के संबंध में समुचित संदेहों को जन्म देता है, या
- ड इसमें दिए गए अनुसार मध्यस्थ कार्यवाही को समाप्त कर दिया जाता है

उपविधि सं. 272क का प्रस्तावित समावेशन निम्नानुसार है:--

मध्यस्थता का स्थान

272क – दिल्ली स्टॉक एक्सचेंज लिमिटेड, या कोई अन्य स्थान जैसा एक्सचेंज द्वारा समय समय पर अधिसूचित किया जाए या कोई अन्य स्थान जिसे एक्सचेंज या नियामक प्राधिकरण द्वारा समय समय पर अभिहित किया जाए मध्यस्थ का स्थान होगा

उप-विधि सं. 298क का प्रस्तावित समावेशन निम्मनुसार है:--

अधिकारिता (अधिकार क्षेत्र)

298क इन उप-विधि और विनियमों के अधीन माध्यस्थम से संबंधित सभी पदकार और इनके तहत दावा करने वाले व्यक्तियों यदि कोई है, ने माध्यस्थम और सुलह अधिनियम, इन उप-विधियों और विनियमों के उपबंधों को लागू करने के प्रयोजन के लिए, दिल्ली या किसी अन्य स्थान पर न्यायालय के विशेष अधिकार क्षेत्र में, जैसा कि शासी बोर्ड या कार्यपालक निदेशक या सुसंगत प्राधिकारी द्वारा निर्धारित किया जाए, दावा प्रस्तुत कर दिया है समझा जाएगा।

प्रस्तावित संशोधित

उप-विधि सं. 272(क) निम्नानुसार है:-

एक मध्यस्थ की मध्यस्थता में, यदि मध्यस्थ की मुत्यु हो जाती है या उप—विधि में विनिर्दिष्ट समय के भीतर निर्णय नहीं कर पाता है या अनदेखा करता है या कार्यवाई करने से मना कर देता है या मध्यस्थ के रूप में कार्यवाई करने में अक्षम हो जाता है, या उप—विधि 271क के अनुसार मध्यस्थ का आदेश समाप्त होने पर, माध्यस्थम समिति, किसी पक्ष के अनुरोध पर स्थानापन्न मध्यस्थ नियुक्त करेगी जो उस समय मौजूद रिकार्ड के अनुसार और कार्यवाही में लिए गए तथ्यों पर यदि कोई है कार्यवाही करने या नए सिरे से कार्यवाई करने के लिए स्वतंत्र होगा।

प्रस्तावित संशोधित उपविधि सं. 272(ख) निम्ननुसार है:-

तीन मध्यस्थों वाले माध्यस्थता अधिकरण द्वारा मध्यस्थता में, पक्षकार उनके द्वारा नियुक्त मध्यस्थ को बदल सकते हैं, परंतु इसका की गई पूर्ववर्ती कार्यवाही की वैधता पर कोई प्रभाव नहीं पड़ेगा। माध्यस्थता अधिकरण में तीसरा मध्यस्था तभी बदला जा सकता है यदि मध्यस्थ की मृत्यु हो जाती है या उप—विधि में इस प्रकार विनिर्दिष्ट समय के अतंर्गत निणर्य नहीं कर पाता है या अनदेखा करता है या कार्यवाई करने से मना कर देता है या मध्यस्थ के रूप में कार्यवाई करने में अक्षम हो जाता है या उप—विधि 271क के अनुसार मध्यस्थ का आदेश समाप्त हो जाता है, ऐसी स्थिति में या दो मध्यस्थ के अनुरोध पर माध्यस्थम समिति नियुक्त करेंगी या दो मध्यस्थों मे सहमति नहीं हो सकने की स्थिति. में, स्थानपन्न मध्यस्थ नियुक्त करेंगे।

DELHI STOCK EXCHANGE LIMITED NEW DELHI-110002

SEBI vide its Circulars No. CIR/MRD/DMS/13/2010 and CIR/MRD/DP/15/2010 dated April 23, 2010 and April 28, 2010, relating to 'Execution of Power of Attorney (PoA) by the Client in favour of the Stock Broker/ Stock Broker and Depository Participant' and 'Margining of institutional trades in the cash market' respectively advised the Exchange to make necessary changes in the Bye Laws of the Exchange. Delhi Stock Exchange invites comments/criticism on proposed insertion of the bye-law no. 246 (II) and amendment in bye-law no. 69A (g) from all persons who may be affected thereby. The comments/criticism must reach the office of the Company Secretary, Delhi Stock Exchange Limited, DSE House, 3/1, Asaf Ali Road, New Delhi-110002 within 15 days from the date of publication.

Accordingly, proposed Bye-law is as under:

246(II) Guidelines for execution of Power of Attorney by Clients favouring Stock Brokers and Depository Participants

PoA favouring Stock Brokers

PoA executed in favour of a Stock Broker by the client should be limited to the following:

1. Securities

- i. Transfer of securities held in the beneficial owner account(s) of the client(s) towards stock exchange related margin / delivery obligations arising out of trades executed by the Client(s) on the stock exchange through the same Stock Broker.
- ii. Pledge the securities in favour of Stock Broker for the limited purpose of meeting the margin requirements of the client(s) in connection with the trades executed by the clients on the stock exchange through the same Stock Broker. Necessary audit trail should be available with the Stock Broker for such transactions.
- iii. To apply for various products like Mutual Funds, Public Issues (shares as well as debentures), rights, offer of shares, tendering shares in open offers etc. pursuant to the instructions of the Client(s). However, a proper audit trail should be maintained by the Stock Broker to prove that the necessary application/act was made/done pursuant to receipt of instruction from Client.

2. Funds

- iv. Transfer of funds from the bank account(s) of the clients for the following:
- a. For meeting the settlement obligations of the client(s)/ margin requirements of the client(s) in connection with the trades executed by the clients on the stock exchange through the same Stock Broker.
- b. For recovering any outstanding amount due from the client(s) arising out of clients trading activities on the stock exchanges through the same Stock Broker.
- c. For meeting obligations arising out of the client subscribing to such other products/facilities/services through the Stock Broker like Mutual Funds, Public Issues (shares as well as debentures), rights, offer of shares in etc.
- d. Towards monies/fees/charges, etc. due to the Stock Broker/Depository Participant/ Principal payable by virtue of the client using/subscribing to any of the facilities/services availed by the Client at his/her instance. Necessary audit trail should be available with the Stock Broker for such transactions.

POA favouring Stock Brokers and Depository Participants

PoA executed in favour of a Stock Broker and Depository Participant by the client should:

3. identify/provide the particulars of the beneficial owner account(s) and the bank account(s) of the client(s) that the Stock Broker is entitled to operate.

- **4.** provide the list of clients' & brokers' Bank accounts & demat accounts where funds and securities can be moved. Such bank & demat accounts should be accounts of related party only.
- 5. be executed in the name of the concerned SEBI registered entity only and not in the name of any employee or representative of the Stock Broker/Depository Participant.
- **6.** not provide the authority to transfer the rights in favour of any assignees of the Stock Broker/Depository Participant.
- 7. be executed and stamped as per the rules / law prevailing in the place where the PoA is executed or the place where the PoA is kept as a record, as applicable.
- 8. contain a clause by which the Stock Broker would return to the client(s), the securities or fund that may have been received by it erroneously or those securities or fund that it was not entitled to receive from the client(s).
- 9. be revocable at any time, without notice.
- 10. be executed by all the joint holders (in case of a demat account held jointly). If the constitution of the account is changed for whatever reason, a new PoA should be executed.
- 11. authorize the Stock Broker/Depository Participant to send consolidated summary of Client's scrip-wise buy and sell positions taken with average rates to the client by way of SMS / email on a daily basis, notwithstanding any other document to be disseminated as specified by SEBI from time to time.

General Guidelines

The POA shall not facilitate the stock broker to do the following:

- 12. Transfer of securities for off market trades.
- 13. Transfer of funds from the bank account(s) of the Clients for trades executed by the clients through another stock broker.
- 14. Open a broking / trading facility with any stock broker or for opening a Beneficial Owner account with any Depository Participant.
- 15. Execute trades in the name of the client(s) without the client(s) consent.
- 16. Prohibit issue of Delivery Instruction Slips (DIS) to beneficial owner (client).
- 17. Prohibit client(s) from operating the account.
- 18. Merging of balances (dues) under various accounts to nullify debit in any other account.

- 19. Open an email ID/ email account on behalf of the client(s) for receiving statement of transactions, bills, contract notes etc. from stock broker / Depository Participant.
- **20.** Renounce liability for any loss or claim that may arise due to any blocking of funds that may be erroneously instructed by the Stock Broker to the designated bank.

Stock Broker / Depository Participant should ensure that:

- 21. A duplicate/certified true copy of the PoA is provided to the Client(s) after execution.
- **22.** In case of merger/ demerger of the Stock Broker/Depository Participant with another entity/ into another entity, the scheme of merger/ demerger should be approved by High Court and one month prior intimation given to the client about the corporate restructuring to facilitate investor/ client to continue or discontinue with the broker.

The proposed Bye-law no. 69A (g) is as under:

69 A (g) Margining of Institutional Trades in the Cash market

- a. Institutional trades done by all institutional investors in the cash market would be subject to payment of margins as applicable to transactions of other investors. For this purpose, institutional investors shall include:
- i. Foreign Institutional investors registered with SEBI.
- ii. Mutual Funds registered with SEBI.
- iii. Public Financial Institutional as defined under Section 4A of the Companies Act, 1956.
- iv. Banks, i.e., a banking company as defined under Section 5(1)(c) of the Banking Regulations Act, 1949.
- v. Insurance companies registered with IRDA.
- b. All institutional trades in the cash market would be margined on a T+1 basis with margin being collected from the custodian upon confirmation of the trade.
- c. Entire margin in the form of approved securities with appropriate haircuts would be permitted to maintain as regards the transactions executed on behalf of institutional clients in the cash market.
- d. In cases where early pay-in securities/funds is made by the members, the outstanding position to the extent of early pay-in shall not be considered for computing the margin obligations.
- e. Pay-in obligations of the members would be adjusted from the cash component of the liquid assets deposited by them.

f. Fils may offer domestic Government Securities (acquired by the Fils in accordance with the provisions of Schedule 5 to Notification No. FEMA 20/2000-RB dated May 3, 2000, as amended from time to time and subject to the overall limits specified by the SEBI from time to time; the current limit being USD 5 billion), and foreign sovereign securities with AAA rating, as collateral to the recognized Stock Exchanges in India, in addition to cash, for their transactions in the cash segment of the market. However, cross-margining of Government Securities (placed as margins by the FIIs for their transactions in the cash segment of the market) shall not be allowed between the cash and the derivative segments of the market.

Delhi Stock Exchange Limited invites comments/criticism on proposed amendment in the bye-law no. 43 relating to "Reinstatement of delisted securities" pursuant to clause 30 of SEBI (Delisting of Equity Shares) Regulations, 2009 provides for relisting of delisted securities from all persons who may be affected thereby. The comments/criticism must reach the office of the Company Secretary, Delhi Stock Exchange Limited, DSE House, 3/1, Asaf Ali Road, New Delhi-110002 within 15 days from the date of publication.

Proposed amended bye-law no. 43 is as under:

Reinstatement of delisted securities

- 43. The Board of Directors at the request of the company can consider relisting of securities:
- a. Which have been delisted under Chapter III or under Chapter VII (except regulation 27) of SEBI (Delisting of Equity Shares) Regulations, 2009, for a period of five years from the date of delisting;
- b. Which have been delisted under Chapter V of SEBI (Delisting of Equity Shares) Regulations, 2009, for a period of ten years from the date delisting.
- c. Notwithstanding anything contained in sub-regulation (a), an application for listing of delisted equity shares may be made where a recommendation in this regard has been made by the Board for Industrial and Financial Reconstruction under the Sick Industrial Companies (Special Provisions) Act, 1985.
- d. An application for listing made in respect of delisted equity shares shall be deemed to be an application for fresh listing of such equity shares and shall be subject to provisions of law relating to listing of equity shares of unlisted companies."

Delhi Stock Exchange Limited invites comments/criticism on proposed insertion of byelaws no. 271A, 272A, 298A and amendment in the bye-law no. 271(a) and (b) relating to Termination of Mandate of the Arbitrator, place of arbitration, jurisdiction and Substitution of Arbitrator, respectively, from all persons who may be affected thereby. The comments/criticism must reach the office of the Company Secretary, Delhi Stock Exchange Limited, DSE House, 3/1, Asaf Ali Road, New Delhi-110002 within 15 days from the date of publication.

Proposed insertion of bye-law no. 271A is as under:

Termination of Mandate of the Arbitrator

271A The mandate of the arbitrator shall terminate if;

- (a) The arbitrator withdraws from office for any reason; or
- (b) In the opinion of the Executive Director or Relevant Authority, which shall be final and binding on the parties, the arbitrator becomes de jure or de facto unable to perform his functions or for other reasons, fails to act without undue delay, including failure to make the arbitral award within the time period so specified under the Byelaws; or
- (c) the mandate of the arbitrator is terminated by the Executive Director or Relevant Authority upon receipt of written request for the termination of the mandate of the arbitrator from both the parties to arbitration; or
- (d) the arbitrator discloses any circumstances which in the opinion of the Executive Director or Relevant Authority are likely to give rise to justifiable doubts as to his independence and impartiality; or
- (e) the arbitral proceedings are terminated as provided for herein."

Proposed insertion of bye-law no. 272A is as under:

"Place of Arbitration

272A The place of arbitration shall be the office of Delhi Stock Exchange Limited, or any other place as may be notified by the Exchange from time to time, or any such other place, as may be designated by the Exchange or the Regulatory Authority from time to time."

Proposed insertion of bye-law no. 298A is as under:

"lurisdiction

298A All parties to a reference to arbitration under these Bye-laws and Regulations and the persons, if any, submitting claims under them, shall be deemed to have submitted to the exclusive jurisdiction of the courts in Delhi or any other court, as may be prescribed by the Governing Board or Executive Director or Relevant Authority for the purpose of giving effect to the provisions of the Arbitration and Conciliation Act, these Bye-laws and Regulations."

Proposed amended bye-law no. 272 (a) are as under:

In an arbitration by a single arbitrator, if the arbitrator dies or fails to formulate an award within the time so specified under Bye-laws or neglects or refuses to act or becomes incapable of acting as an arbitrator, or on the termination of mandate of an arbitrator in accordance with Bye-law 271A, the Arbitration Committee may, upon the request of any party (ies) appoint a substitute arbitrator who shall be at liberty to act upon the record of the proceedings as then existing and on the evidence, if any then taken in the proceedings or commence the reference de-novo.

Proposed amended bye-law no. 272 (b) are as under:

In an arbitration by an arbitration tribunal comprising of three arbitrators, the parties can substitute the arbitrator appointed by them which shall however have no effect on the validity of the proceedings held prior thereto of the continuation of the third arbitrator. The third arbitrator in an arbitration tribunal can be substituted only if the arbitrator dies or fails to formulate an award within the time so specified under Byelaws or neglects or refuses to act or becomes incapable of acting as an arbitrator, or on the termination of mandate of an arbitrator in accordance with Bye-law 271A, in which event either the two arbitrators shall appoint a substitute arbitrator or the Arbitration Committee upon the request of the two arbitrators or in the event the two arbitrators fail to agree, appoint the substitute arbitrator.

फॉर्म सं. 155 (नियम 329 देखें)

सदस्यों का स्वैच्छिक समापन

कम्पनी का नाम

: इण्डियन ऑयल टैक्नोलॉजीज लिमिटेड

पंजीकृत कार्यालय

: स्कोप कॉम्पलैक्स कोर 2, 7, इंस्टोट्यूशनल एरिया. लोधी रोड. नई दिल्ली-110003

अंतिम बैठक आयोजन सूचना

एतद्द्वारा धारा 497 के अनुसरण में सूचित किया जाता है कि समापन एवं कम्पनी संपत्ति के निपयन तरीके को दिखाते हुए उनके समक्ष व्याख्या तथा लिक्विडेटर द्वारा दिया जाने वाला स्पष्टीकरण को सुनने एवं कम्पनी के विशेष प्रस्ताव द्वारा उस तरीके का निर्धारण जिससे कम्पनी के बुक, खातों, दस्तावेजों और लिक्विडेटर का निपयन होगा, प्रयोजन हेतु उपरोक्त नामित कम्पनी के सदस्यों की आम बैठक पंजीकृत कार्यालय स्कोप कॉम्पलेक्स कोर 2, 7, इंस्टीट्यूशनल एरिया, लोधी रोड, नई दिल्ली-110003 में सोमवार 15 नवम्बर, 2010 को दोपहर 12.00 बजे आयोजित होगी।

दिनांक: 11 सितम्बर, 2010

हस्ता./- अपठनीय लिक्विडेटर के हस्ताक्षर

FORM NO. 155 (See rule 329)

Members' Voluntary Winding-up

Name of Company

: Indian Oil Technologies Limited

Registered Office

Scope Complex Core 2, 7,

Institutional Area, Lodhi Road,

New Delhi-110003

NOTICES CONVENING FINAL MEETING

Notice is hereby given in pursuance of Section 497 that a General Meeting of the Members of the above-named company will be held at Registered Office at Scope Complex Core 2, 7 Institutional Area, Lodhi Road, New Delhi-110003 on Monday, the 15th day of November 2010, at 12.00 noon for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the company, the manner in which the books, accounts and documents of the company and of the liquidator shall be disposed of.

Dated: 11th September, 2010

Sd/- ILLEGIBLE Signature of the Liquidator